

binding said paper pages together,
storing color graphical information corresponding to the
cover of each of said books,
commanding a computer to reproduce said color graphical
information on a book cover, and
binding said paper pages together with said cover to
form said selected one of said books.

Claim 6, line 1, change "5" to --- 1 ---.

REMARKS

This amendment is presented in response to the final rejection dated August 18, 1992. The amendment places the application in condition for allowance without introducing new issues and thus should be entered and the case passed to issue. In the event the Examiner believes this amendment does not place the case in condition for allowance, it is respectfully requested that this amendment be entered for purposes of appeal.

Claim 1 has been amended to include all of the limitations of previously dependent claim 5. Claim 1, as amended, calls for a book manufacturing system comprising computer means for storing and selectively retrieving data in digital form corresponding to the text of and information concerning a plurality books, selection means for selectively retrieving and reviewing stored data and printer means for printing the text of a selected one of the texts. As amended claim 1 also calls for the computer means storing and selectively retrieving data corresponding to the color graphics of the covers

of the books, and color printer/plotter means for reproducing the cover graphics of the selected book on cover material.

Claim 11 has been amended to specify that the computer stores and retrieves color cover graphics.

Claim 12 has been amended to include all of the limitations of previously dependent claim 13. Again, claim 12 now calls for the method steps of storing color graphical information corresponding to the cover graphics, commanding a computer to reproduce the color graphical information on a book cover, and binding the paper pages together with the cover to form the selected book.

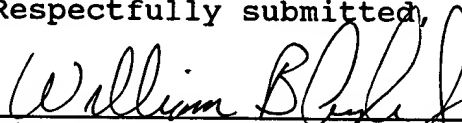
Applicant's attorney respectfully transverses the Examiner's final rejection in that the rejection is based upon the erroneous principle that the combination of known technology would have been obvious at the time of the invention. It is rare for an invention not to be formed from a combination of known technological principles. While it is believed, for this reason, that the claims as previously presented were allowable, for the purpose of placing the case clearly in condition for allowance, claims 1, 11 and 12 have been amended to include the storing, retrieving and printing of a color book cover in order to produce a complete, first quality, single copy of a book in an economically feasible manner. This accomplishment has never been done before.

Rosenberg does not, nor does Ogaki ('700), nor does Freedman, show the storage in digital form of the text of a

plurality of books along with the color graphics of the book cover of the stored books in order to economically produce upon command a single copy of a complete book bound in a full color cover with graphics. This accomplishment is useful, advantageous and a distinct improvement over the prior art. Such an accomplishment is clearly neither shown nor rendered obvious by the prior art.

It is again respectfully requested that the Examiner enter this amendment and issue a Notice of Allowance of claims 1-4 and 6-12. In the event that additional minor amendments or corrections would, in the opinion of the Examiner, place the instant application in condition for allowance, the Examiner is invited to telephone the undersigned attorney to discuss the possibility of allowance pursuant to an Examiner's Amendment.

Respectfully submitted,



William B. Cunningham, Jr.
Registration No. 26,155
Polster, Polster and Lucchesi
763 South New Ballas Road
St. Louis, Missouri 63141
(314) 872-8118